BOBERT WRIGHT, ESQUIRE, GOVERNOR.

the said court to direct their clerk to transmit a transcript of the record of the proceedings in such case, to the clerk of the county court of the county where the defendant named in the original action may reside, or was arrested upon the original writ, or to such other county as the parties in the said cause, or their attornies, may consent to or agree upon; and the county court, to which any such transcript shall be transmitted as aforesaid, shall proceed in such action, and to a trial of the facts put in issue, in such manner as in other cases depending in the said county court.

6. AND BE IT ENACTED. That the case on an appeal from the The appeal chancery court, and now standing on the docket of, and depending to be proceeded in, the court of appeals for the western shore, between John on, &c. Turner, and Rachei his wife, appellants, and Sluyter Bouchell and John Carnan, executors of Sluyter Bouchell, and Jonathan Jester, appellees, be and the same hereby is placed in the same situation, and shall be, to every legal intent, as valid as if the same had been depending in the late court of appeals previous to the abolition of the said court, and may be proceeded on, heard, tried and determined, by the court of appeals for the western shore, in the same manner as it would or might have been in case the late court of apneals had not been abolished.

7. AND BE IT ENACTED, That the clerks of the several county County clerks are courts be and they are hereby directed and required, carefully and to enter accurately to enter the courses, metes and bounds, in the record errain entries which they are directed to make under and in virtue of the act, entitled, An act to aid conveyances of land improperly enrolled, and for other purposes, passed in the year one thousand seven hundred and eighty-five, chapter nine, and copies of which they are directed to transmit to the clerks of the court of appeals for the respective shores, in virtue of the twentieth section of the act to which this is an additional supplement, in every case where it is or may be expressed in the deed or conveyance from which the said entry shall be made, that the land or lot therein mentioned or described is part of a tractor lot of land, and where the courses, metes and bounds, are therein particularly described.

8. AND BE IT ENACTED, That writs of error may be prosecuted may be prosecuted to the court of appeals for the respective shores, upon judgments on judgments on judgments which have been obtained in the late general court, in the same general court, so manner, and according to the form. prescribed by law; and such writs of error shall be directed to, and made returnable before, the said court of appeals, at the place prescribed by law for holding the said court for the respective shores, and the said court of appeals shall have cognizance in all such cases, and shall proceed therein as in cases of writs of error prosecuted upon judgments rendered in the county courts.

By 1807, ch. 151, the time within which a writ of error can be brought is li-

mited to three years after judgment rendered, 9. AND BE IT ENACTED, That the county courts shall have, use and exercise, in their respective counties, all and singular the pow-may order wits of mondamus and ers, authorities and jurisdictions, which the general court, at the where records are transmitted from time of the abolition thereof, might or could have used and exercis- an adjoining count time of the abolition thereof, might or could have used and exercis- an adjoining count to the abolition thereof, might or could have used and exercis- an adjoining count to the abolition thereof and the abolition thereof are about the abolition thereof and the abolition thereof are about the abolition thereof and the abolition thereof are about the abolition thereof and the abolition thereof are about the about the abolition thereof are about the abolition thereof are about the abolition thereof are about the about the abolition thereof are about the about the abolition thereof are about the have been, or may hereafter be, transmitted from any county tion. court in this state to an adjoining county court, by virtue of the second section of an act to provide for the trial of facts in the se-

courses &c. in certain extract